Matthew Franklin Jaksa (CA State Bar No. 248072) 1 HOLME ROBERTS & OWEN LLP 2 560 Mission Street, 25th Floor San Francisco, CA 94105-2994 3 Telephone: (415) 268-2000 4 Facsimile: (415) 268-1999 Email: matt.jaksa@hro.com 5 Attorneys for Plaintiffs, 6 ARISTA RECORDS LLC; UMG Ling RECORDINGS, INC.; SONY BMG 7 MUSIC ENTERTAINMENT; and 8 INTERSCOPE RECORDS 9 10 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 11 12 CASE NO. ARISTA RECORDS LLC, a Delaware limited 13 liability company; UMG RECORDINGS, INC., 14 a Delaware corporation; SONY BMG MUSIC EX PARTE APPLICATION FOR LEAVE TO TAKE IMMEDIATE DISCOVERY ENTERTAINMENT, a Delaware general 15 partnership; and INTERSCOPE RECORDS, a California general partnership, 16 Plaintiffs, 17 ٧. 18 19 JOHN DOE, Defendant. 20 21 22 23 24 25 26 27 28 Ex Parte Application for Leave to Take Immediate Discovery Case No.

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Plaintiffs, through their undersigned counsel, pursuant to Federal Rules of Civil Procedure 26 and 45, the Declaration of Carlos Linares, and the authorities cited in the supporting Memorandum of Law, hereby apply *ex parte* for an Order permitting Plaintiffs to take immediate discovery.

In support thereof, Plaintiffs represent as follows:

- 1. Plaintiffs, record companies who own the copyrights in the most popular sound recordings in the United States, seek leave of the Court to serve limited, immediate discovery on a third party Internet Service Provider ("ISP") to determine the true identity of John Doe, who is being sued for direct copyright infringement.¹
- 2. As alleged in the complaint, Defendant John Doe, without authorization, used an online media distribution system to download Plaintiffs' copyrighted works and/or distribute copyrighted works to the public. Although Plaintiffs do not know the true name of Defendant John Doe, Plaintiffs have identified Defendant by a unique Internet Protocol ("IP") address assigned to Defendant on the date and time of Defendant's infringing activity.
- 3. Plaintiffs intend to serve a Rule 45 subpoena on the ISP seeking documents that identify Defendant's true name, current (and permanent) address and telephone number, e-mail address, and Media Access Control ("MAC") address. Without this information, Plaintiffs cannot identify Defendant John Doe or pursue their lawsuit to protect their copyrighted works from repeated infringement.
- 4. Good cause exists to allow Plaintiffs to conduct this limited discovery in advance of a Rule 26(f) conference where there are no known defendants with whom to confer.

¹ Because Plaintiffs do not yet know Defendant's true identity, Plaintiffs are unable to personally serve Defendant with a copy of this motion. Instead, Plaintiffs will serve the Clerk of Court pursuant to Fed. R. Civ. P. 5(b)(2)(C) ("If the person served has no known address, [service under Rule 5(a) is made by] leaving a copy with the clerk of the court.") and will serve Defendant's ISP with a copy of this motion. Additionally, if the Court grants this motion, Plaintiffs will ask the ISP to notify the Defendants of the subpoena and provide Defendant with an opportunity to object.

WHEREFORE, Plaintiffs apply *ex parte* for an Order permitting Plaintiffs to conduct the foregoing requested discovery immediately.

Dated: February 21, 2008

HOLME ROBERTS & OWEN LLP

By:

MATTHEW FRANKLIN JAKSA Attorney for Plaintiffs ARISTA RECORDS LLC; UMG RECORDINGS, INC.; SONY BMG

MUSIC ENTERTAINMENT; and

INTERSCOPE RECORDS